United States Court of Appeals

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 20-1159

September Term, 2019

Filed On: June 26, 2020

In re: Foundation for a Beautiful Life, Inc.,

Petitioner

Henderson, Griffith, and Katsas, Circuit Judges BEFORE:

ORDER

Upon consideration of the emergency motion for stay, which is construed as a petition for writ of mandamus, the response thereto, and the reply, and petitioner's Rule 28(i) letter, it is

ORDERED that the petition for writ of mandamus be denied. The All Writs Act provides that federal courts "may issue all writs necessary or appropriate in aid of their respective jurisdictions and agreeable to the usages and principles of law." 28 U.S.C. § 1651(a). A stay may be granted under the All Writs Act if the statutorily prescribed remedy is "clearly inadequate," In re GTE Service Corp., 762 F.2d 1024, 1027 (D.C. Cir. 1985), and the petitioner meets the "well established requirements that [this court] routinely appl[ies] to motions for stay pending appeal," Reynolds Metals Co. v. FERC, 777 F.2d 760, 762 (D.C. Cir. 1985) (applying the stay factors where petition sought a stay under the All Writs Act). Petitioner has not satisfied these stringent requirements. See Nken v. Holder, 556 U.S. 418, 434 (2009).

Pursuant to D.C. Cir. Rule 36, this disposition will not be published.

Per Curiam

FOR THE COURT:

Mark J. Langer, Clerk

BY: /s/

> Manuel J. Castro Deputy Clerk